GRANTED 1 FOLGER LEVIN & KAHN LLP Roger B. Mead (CSB No. 093251, rmead@flk.com) 2 Karen J. Petrulakis (CSB No. 168732, kpetrulakis@flk.com) Matthew S. Mazza (CSB No. 228583, mmazza@flk.com) Judge James Ware 3 Embarcadero Center West 275 Battery Street, 23rd Floor 4 San Francisco, CA 94111 Telephone: (415) 986-2800 5 Facsimile: (415) 986-2827 DISTRIC Attorneys for Defendants RENN TRANSPORTATION COMPAN 6 BRAD RENN, PATRICIA RENN, ANN RENN AND ROBERT RENN 7 8 UNITED STATES DISTRICT COURT 9 NORTHERN DISTRICT OF CALIFORNIA 10 SAN JOSE DIVISION 11 12 CATERPILLAR, INC., a Delaware Case No. 5:06-cv-04529-JW Corporation, 13 STIPULATION FOR EXTENSION OF Plaintiff, TIME TO RESPOND TO 14 FIRST AMENDED COMPLAINT ٧. 15 RENN TRANSPORTATION COMPANY, 16 a California General Partnership, BRAD RENN, GERALD RENN, PATRICIA 17 RENN, ANN RENN, AND ROBERT RENN, individuals, and DOES 1-10, 18 Defendants. 19 20 WHEREAS, Plaintiff Caterpillar, Inc. filed the First Amended Complaint in this action on 21 Wednesday, October 4, 2006; 22 WHEREAS, Plaintiff Caterpillar, Inc. served defendant Renn Transportation Company 23 ("RTC"), as well as defendants Brad Renn, Patricia Renn, Ann Renn and Robert Renn 24 (collectively referred to as "the individual Renn defendants"), by U.S. Mail on Friday, 25 October 6, 2006; 26 WHEREAS, RTC and the individual Renn defendants must therefore respond to the First 27 Amended Complaint no later than Thursday, October 19, 2006: 28 FOLGER LEVIN & STIPULATION FOR EXTENSION OF TIME TO RESPOND TO FIRST AMENDED COMPLAINT:

CASE NO. 5:06-CV-04529-JW

KAHN LLP

ATTORNEYS AT LAW

Case 5:06-cv-04529-JW Document 7 Filed 10/20/06

## Case 5:06-cv-04529-JW Document 7 Filed 10/20/06 Page 2 of 2

1	WHEREAS, Plaintiff Caterpillar, Inc. has agreed in writing to extend the time in which
2	RTC and the individual Renn defendants must respond to the First Amended Complaint from
3	Thursday, October 19, 2006 to Friday, October 27, 2006;
4	WHEREAS, this extension of time will not alter the date of any event or deadline already
5	fixed by Court order;
6	IT IS HEREBY STIPULATED AND AGREED that RTC and the individual Renn
7	defendants shall file and serve a response to the First Amended Complaint in this action no later
8	than Friday, October 27, 2006.
9	
10	Dated: October 18, 2006 FOLGER LEVIN & KAHN LLP
11	/s/ Matthew S. Mazza
12	Matthew S. Mazza  Matthew S. Mazza  Attorneys for Defendants
13	Renn Transportation Company, Brad Renn, Patricia Renn, Ann Renn and Robert Renn
14	reding and reduct redin
15	
16	19
17	Dated: October 18, 2006 SEDGWICK, DETERT, MORAN & ARNOLD LLP
18	/s/ Tara L. Condon
19	Tara L. Condon Attorneys for Plaintiff Caterpillar, Inc.
20	
21	
22	
23	
24	
25	
26	
27 28	
20 N&	STIPULATION FOR EXTENSION OF TIME TO
LAW	-2- RESPOND TO FIRST AMENDED COMPLAINT;

FOLGER LEVIN KAHN LLP ATTORNEYS AT LAW